



Comptroller General  
of the United States  
Washington, D.C. 20548

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
## Decision

Matter of: ILC Dover, Inc.  
File: B-253921.2  
Date: July 27, 1994

### DECISION

ILC Dover, Inc. protests the Army Materiel Command's award of a contract to Production Products Manufacturing & Sales for collective protection equipment systems under request for proposals (RFP) No. DAAA09-92-R-0418. ILC contends that the agency's award decision was inconsistent with the terms of the RFP.

Subsequent to the filing of this protest, the agency has stated its intent to take corrective action. Protests of agency action become academic when contracting agencies grant the relief requested. Steel Circle Bldg. Co., B-233055; B-233056, Feb. 10, 1989, 89-1 CPD ¶ 139. Although the precise form of corrective action has not yet been determined, the agency's stated intent to take corrective action with regard to this protest renders the protest academic.<sup>1</sup> Since it is not our practice to consider academic questions, the protest is dismissed. See East West Research, Inc.--Recon., B-233623.2, Apr. 14, 1989, 89-1 CPD ¶ 379.<sup>2</sup>

  
Michael R. Golden  
Assistant General Counsel

<sup>1</sup>We note, in this connection, that the agency has specifically stated that if the corrective action that is taken does not satisfy the protester, the agency would impose a stay of performance for the duration of any subsequent protest.

<sup>2</sup>The protester has filed a request for costs which we will address in a future decision.